UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

NORTEK AIR SOLUTIONS, LLC, Plaintiff,

v.

DMG CORPORATION, et al.,

Defendants.

Case No. 14-cv-02919-BLF

ORDER REGARDING SEALING MOTIONS

[Re: ECF 175, 185, 188, 196]

Before the Court are four administrative motions to file under seal in connection with the parties' Motions for Summary Judgment. ECF 175, 185, 188, 196. For the reasons stated herein, the motions are GRANTED IN PART AND DENIED IN PART.

I. LEGAL STANDARD

Unless a particular court record is one 'traditionally kept secret,'" a "strong presumption in favor of access" to judicial records "is the starting point." *Kamakana v. City & Cnty. of Honolulu*, 447 F.3d 1172, 1178 (9th Cir. 2006) (quoting *Foltz v. State Farm Mut. Auto. Ins. Co.*, 331 F.3d 1122, 1135 (9th Cir. 2003)). A party seeking to seal judicial records relating to a dispositive motion bears the burden of overcoming this presumption by articulating "compelling reasons supported by specific factual findings that outweigh the general history of access and the public policies favoring disclosure." *Id.* at 1178-79. Motions that are technically nondispositive may still require the party to meet the "compelling reasons" standard when the motion is more than tangentially related to the merits of the case. *See Ctr. for Auto Safety v. Chrysler Grp., LLC*, 809 F.3d 1092, 1101 (9th Cir. 2016). This standard is invoked "even if the dispositive motion, or its attachments, were previously filed under seal or protective order." *Kamakana*, 447 F.3d at 1179 (citing *Foltz*, 331 F.3d at 1136). Compelling reasons for sealing court files generally exist when

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such "court files might have become a vehicle for improper purposes,' such as the use of records to gratify private spite, promote public scandal, circulate libelous statements, or release trade secrets." Id. (quoting Nixon v. Warner Commc'ns, Inc., 435 U.S. 589, 598 (1978)). However, "[t]he mere fact that the production of records may lead to a litigant's embarrassment, incrimination, or exposure to further litigation will not, without more, compel the court to seal its records." Kamakana, 447 F.3d at 1179.

In this District, parties seeking to seal judicial records must furthermore follow Civil Local Rule 79-5, which requires, inter alia, that a sealing request be "narrowly tailored to seek sealing only of sealable material." Civil L.R. 79-5(b) (emphasis added). Where the submitting party seeks to file under seal a document designated confidential by another party, the burden of articulating compelling reasons for sealing is placed on the designating party. *Id.* 79-5(e).

II. **DISCUSSION**

The Court has reviewed the parties' sealing motions and the declarations of the designating parties submitted in support. The Court finds the parties have articulated compelling reasons to seal certain portions of the submitted documents. The proposed redactions are also narrowly tailored. The Court's rulings on the sealing requests are set forth in the tables below:

A. **ECF 175**

A. ECF 1/5		
Identification of Documents	Description of Documents	Court's Order
to be Sealed		
Defendants' Motion for	Document identifies and	GRANTED
Summary Judgment of	discusses details for specific	
Invalidity and Non-	customers' facilities, and	
Infringement	includes technical information	
	about the configuration and	
	capabilities of specific air	
	handling units.	
Exhibit 1: Opening Expert	Document identifies and	GRANTED as to Defendants'
Report of Albert V. Karvelis	discusses details for specific	Confidential Information (or
	customers' facilities, and	that of its customers) redacted
Defendants' Confidential	includes technical information	at: pgs. 13-18 (customer
Information (or that of its	about the configuration and	information), and 18, 22-24
customers) redacted at: pgs.	capabilities of a specific	(technical information);
13-18 (customer information),	customer's air handling unit.	DENIED as to remainder.
and 18, 22-24 (technical	_	
information)		
Exhibit 2: Excerpts, Expert	Document contains	GRANTED as to Defendants'
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Report of Dr. James Rice Regarding Invalidity of U.S. Patent Nos. 7,922,442; 8,414,251; 8,398,365; 8,562,283; 8,694,175; 8,727,700; and 8,734,086 Defendants' Confidential Information (or that of its customers) redacted at: pgs. 50-52, 92-93, 96-98, 186-88, 307-08 (customer information), and 50-52, 92, 96, 186-87, 307 (technical information)	confidential excerpts from technical documents detailing the design, components, and technical features of an Energy Labs air-handling unit and its customers' facilities.	Confidential Information (or that of its customers) redacted at: pgs. 50-52, 92-93, 96-98, 186-88, 307-08 (customer information), and 50-52, 92, 96, 186-87, 307 (technical information); DENIED as to remainder.
Exhibit 5: Excerpts, Deposition of Reza Irani (11/10/2015) Defendants' Confidential Information (or that of its customers) redacted at: 95:12- 25	Document contains confidential discussion regarding the capabilities, design, and technical features of Energy Labs airhandling units	GRANTED
Exhibit 7: ELI_GHT00012131	Exhibit 7 is a set of internal Nortek (Temtrol brand) documents reflecting internal project specifications, purchase orders, sales documents, and technical information relating to Nortek products on a particular installation. Such information is publically unavailable and could harm Nortek if publically filed.	GRANTED
Exhibit 8: Excerpts, Supplemental Expert Report of Dr. Rice Regarding Invalidity of U.S. Patent Nos. 7,922,442; 8,414,251; 8,398,365; 8,562,283;8,694,175; 8,727,700; and 8,734,086	These excerpts are from the invalidity report of Defendants' expert, Dr. James Rice. These excerpts contain, use, and analyze Nortek's highly-confidential technical information about certain Nortek projects (sales of products) and could harm Nortek if publicly filed. These excerpts, for instance, contain analysis of detailed graphics from Nortek's old project files, none of which is public.	GRANTED

Exhibit 9: Excerpts, Deposition of John Habel (2016-03- 10)	These excerpts of testimony from Mr. John Habel, a Nortek witness who testified both in his personal capacity and as Nortek's 30(b)(6) witness relating to the technical features of Nortek's projects. His testimony includes specific discussion about the apparatus and functionality of Nortek's products, which could harm Nortek if publicly filed.	GRANTED
Exhibit 10: Excerpts, Supplemental Expert Report of Albert V. Karvelis	These excerpts are from the supplemental invalidity report by Nortek's technical expert, Dr. Albert V. Karvelis. These excerpts contain, use, and analyze Nortek's highly-confidential technical information, for instance excerpts from non-public project submittal documents, and could harm Nortek if publicly filed and made available to competitors	GRANTED
Exhibit 11: Excerpts, Deposition of A. Karvelis (3/16/2016)	Document contains confidential customer information.	GRANTED as to Defendants' Confidential Information (or that of its customers) redacted at: pg. 332 (customer
Defendants' Confidential Information (or that of its customers) redacted at: pg. 332 (customer information); 243, 376, 378, 383, 384, 385 (technical information)		information); 243, 376, 378, 383, 384, 385 (technical information); DENIED as to remainder.
Exhibit 12: Excerpts, Deposition of Albert Karvelis (3/17/2016) Defendants' Confidential Information (or that of its customers) redacted at: 227- 231 (technical information)	Document contains confidential customer information.	GRANTED as to Defendants' Confidential Information (or that of its customers) redacted at: 227-231 (technical information); DENIED as to remainder.
Exhibit 13: Exhibit 61 to Opening Expert Report of Albert V. Karvelis	Document contains confidential excerpts from technical documents detailing the design, components, and	GRANTED as to Defendants' Confidential Information (or that of its customers) redacted at: pgs. 1-56 (customer
Defendants' Confidential	technical features of an Energy	information), and 2, 4, 5, 6, 8,

Information (or that of its customers) redacted at: pgs. 1-56 (customer information), and 2, 4, 5, 6, 8, 10, 12, 14, 15-17, 1925, 30-37, 39, 42-52, and 55	Labs air-handling unit and the specific capabilities customers' air handling unit.	10, 12, 14, 15-17, 1925, 30-37, 39, 42-52, and 55 (technical information); DENIED as to remainder.
(technical information) Exhibit 14: Excerpts, Deposition of Lawrence Hopkins (6/15/2015)	These excerpts are testimony from Mr. Lawrence Hopkins, the inventor of the patents-insuit, and relate in part to the technical features embodied by Nortek's products. Nortek does not object to transcript pages pp. 226 through 230 being filed publicly.	DENIED as to pages 226-230, GRANTED as to remaining excerpts.
	The remaining pages of the excerpt include specific discussion about confidential information belonging to third party BasX Solutions ("BasX"), Mr. Hopkins' new company. There, Mr. Hopkins discusses the apparatus and functionality of BasX products, which could harm BasX if publicly filed. This	
Exhibit 15: Exhibit 65 from the Deposition of A. Karvelis	Nortek does not object to Exhibit 15 being filed publicly.	DENIED
Exhibit 17: Excerpts, Rebuttal Expert Report of Albert V. Karvelis	These excerpts from the rebuttal infringement report of Nortek's technical expert Dr. Karvelis contain, use, and analyze testimony from both Defendants' and Nortek's expert and fact witnesses that contains discussion of confidential or highly-confidential technical information, which could harm both Defendants and/or Nortek if publicly filed.	GRANTED
Exhibit 20: Excerpts, Deposition of Lawrence Hopkins (10/1/2008)	These excerpts are testimony from the inventor of the patents-in-suit, Mr. Lawrence Hopkins, and relate to the	GRANTED

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	technical features embodied by certain Nortek products (i.e. the Intel Ireland project). They include specific discussion about the apparatus and functionality of Nortek's products, which could harm	
	Nortek if publicly filed.	
Exhibit 21: Excerpts,	These excerpts of testimony	GRANTED
Deposition of Joe Naccarello	from Mr. Joe Naccarello, a	
(1/13/2013)	Nortek witness who testified	
	both in his personal capacity	
	and as Nortek's 30(b)(6)	
	witness for certain sales related	
	topics, includes specific	
	discussion about Nortek's	
	pricing structure, discount	
	model, competitive analysis,	
	and internal highly-	
	confidential business	
	information, which could harm	
	Nortek—especially if obtained	
	by its competitors—if publicly	
	filed.	
Exhibit 22: Excerpts,	Document contains	GRANTED
Deposition of Joe Pipitone	confidential excerpts from and	
(11/13/2016)	opinion regarding technical	
	documents detailing the	
Defendants' Confidential	design, components, and	
Information (or that of its	technical features of an Energy	
customers) redacted at: 86, 87,	Labs airhandling unit and its	
88	customers' facilities.	
Exhibit 23: Excerpts,	Document contains	GRANTED
Deposition of James Hilliard	confidential excerpts from and	
(11/12/2016)	opinion regarding technical	
	documents detailing the	
Defendants' Confidential	design, components, and	
Information (or that of its	technical features of an Energy	
customers) redacted at: 181,	Labs airhandling unit and its	
297	customers' facilities.	GD ANTEND
Exhibit 24: Excerpts,	These excerpts are testimony	GRANTED
Deposition of Lawrence	from the inventor of the	
Hopkins (10/2/2008)	patents-in-suit and relate to the	
	technical features embodied by	
	Nortek's products. Given Mr.	
	Hopkins' relationship and	
	experience with Nortek, these	
	excerpts include specific	
	discussion about the apparatus	
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	and functionality of Nortek's	
	products, which could harm	
	Nortek if publicly filed.	
Exhibit 25: Exhibit 66 from the	This exhibit contains internal	GRANTED
Deposition of A. Karvelis	Nortek (Temtrol brand)	
	documentation, for example,	
	internal project specifications,	
	purchase orders, sales	
	documents, and technical	
	information relating to a	
	particular Nortek installation,	
	none of which is publically	
	available.	
Exhibit 26: Exhibit 67 to the	Document contains	GRANTED as to
Deposition of A. Karvelis	confidential excerpts from	Defendants' Confidential
	technical documents detailing	Information (or that of its
Defendants' Confidential	the design, components, and	customers) redactions at: pgs.
Information (or that of its	technical features of an Energy	1-3 (customer information),
customers) redactions at: pgs.	Labs air-handling unit and its	and 2-6 (technical
1-3 (customer information),	customers' facilities.	information); DENIED as to
and 2-6 (technical information)		remainder.
Exhibit 27: Excerpts, Rebuttal	Document contains	GRANTED
Expert Report of Dr. James	confidential excerpts from and	
Rice Regarding Non-	opinion regarding technical	
Infringement	documents detailing the	
	design, components, and	
Defendants' Confidential	technical features of an Energy	
Information (or that of its	Labs airhandling unit and its	
customers) redacted at: 41-43,	customers' facilities.	
77, 78, 79, 84-86, 93-96, 162-		
163, 398-401, 407-410, 494-		
496, 499, 566-567, 594		
Exhibit 29: Rebuttal Expert	Document contains	GRANTED
Report of Dr. James Rice,	confidential customer	
Exhibit D	information.	
Defendants' Confidential		
Information (or that of its		
customers) redacted at: 2-4		

B. ECF 185

Identification of Documents	Description of Documents	Court's Order
to be Sealed		
Defendants' Opposition to Plaintiff's Motion for	The proposed redactions cite,	GRANTED
Plaintiff's Motion for	quote from, or reference	
Summary Judgment that	detailed proprietary technical	
Summary Judgment that Claims 16 and 25 of U.S.	information about products	
Patent No. 7,922,442 are Not	belonging to CleanPak	

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Invalid Based on the CleanPak MRPF Technical Bulletin	International ("Cleanpak"), a former third-party company which Nortek acquired in	
Redacted at: pgs. 4:13-16, 6:8-12	2006. Such information is publically unavailable and could harm the CleanPak brand and, by extension, Nortek if publically filed.	
Exhibit 2: Excerpts, Expert Report of Dr. James Rice Regarding Invalidity of U.S. Patent Nos. 7,922,442;	Nortek does not object to Exhibit 2 being filed publicly.	DENIED
8,414,251; 8,398,365; 8,562,283; 8,694,175; 8,727,700; and 8,734,086		
Exhibit 3: Excerpts, Rebuttal Expert Report of Albert V. Karvelis	Nortek does not object to Exhibit 3 being filed publicly.	DENIED
Exhibit 7: Email, Spradling to Benson et al (Dec. 10, 2004)	Nortek does not object to Exhibit 7 being filed publicly.	DENIED
Exhibit 8: Facsimile, Spradling to Jalai	Exhibit 8 is an internal facsimile communication from Huntair, a Nortek brand. Nortek seeks to seal Exhibit 8 in its entirety, because the document is a confidential internal Nortek communication that contains proprietary technical information about Cleanpak and divulges internal, competitive-analysis communications that would harm Nortek's business if publically filed.	GRANTED

C. ECF 188

Identification of Documents	Description of Documents	Court's Order
to be Sealed		
Portions of Plaintiff's	Excerpts contain opinions that	GRANTED
Opposition to Defendants'	divulge detailed technical	
Motion for Summary	information about Nortek's	
Judgment of Invalidity and	products, one installation in	
Non- Infringement	particular (the Temtrol	
	System). The disclosure of this	
	information would be	
	particularly harmful to	
	Nortek's business. It also	
	contains trade secret	
	information about the Temtrol	

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	System, the public release of	
	which would be harmful to	
	Nortek.	
Nortek's Responsive Separate	The document contains	GRANTED
Statement in Opposition to	proprietary technical	
Defendants' Motion for	information, including details	
Summary Judgment of Non-	about one installation in	
Infringement and Invalidity	particular (the Temtrol	
	System), the disclosure of this	
	information would be harmful	
	to Nortek's business.	
Declaration of Dr. Albert	The proposed redactions	GRANTED
Karvelis in Support of	contain technical information	
Nortek's Opposition to	about Nortek's products, one	
Defendants' Motion for	installation in particular ("the	
Summary Judgment	Temtrol System"). The	
	disclosure of this information	
	would be particularly harmful	
	to Nortek's business.	
	The proposed redactions also	
	contain confidential excerpts	
	from technical documents	
	detailing the design,	
	components, and technical	
	features of specific Energy	
	Labs air-handling unit and its	
	customers' facilities, and	
	private third party customer	
	information, including the	
	layout and structure of	
	customers' facilities and	
	various other sensitive details	
	regarding the customer's	
	internal ventilation systems.	
	The information proposed for	
	redaction reflects a significant investment of financial and	
	technical resources by both	
	_	
	Defendants and third party customers.	
Declaration of Mr. John Habel	The proposed redactions	GRANTED
in Support of Nortek's	contain technical information	GRANTED
Opposition to Defendants'	about Nortek's products, one	
Motion for Summary	installation in particular (the	
Judgment	Temtrol System). The	
Judgillelit	disclosure of this information	
	would be particularly harmful	
	would be particularly naminul	<u>l</u>

	to Nortek's business.	
Ex. D: Excerpts, 11/10/15 Deposition of Mr. Ray Irani	The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems.	GRANTED as to 6:7 and 21; 209:2-3, 14-15, 18-21, and 24 (customer information); 201:9-10 and 12-25; 204:11-12, 14, 20, and 23; 205:16-19; 211:8, 14-15, and 21-25; 212:6-9 (technical information); and 293:1-12 and 293:20-294:11 (business plans); DENIED as to remainder.
Ex. E: Excerpts, 11/13/15 Deposition of Mr. James O. Domholt	The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant investment of financial and technical resources by both Defendants and third party	GRANTED as to 4:17 and 19-20; 273:22; 275:8-9 (customer information); 271:12-14 and 17; 272:4, 8, and 22-24 (technical information); DENIED as to remainder.
Ex. G: <i>Excerpts</i> , 03/15/16 Deposition of Dr. James Rice deposition	Defendants do not object to it being filed publicly.	DENIED
Exhibit H: Excerpts, 03/14/16 Deposition of Dr. James Rice	The proposed redactions contain technical information about Nortek's products, one installation in particular ("the Temtrol System"). The disclosure of this information would be particularly harmful to Nortek's business. The proposed redactions also contain confidential customer information.	GRANTED
Ex. J: Rebuttal Expert Report	Defendants do not object to	DENIED

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The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant investment of financial and technical resources by both Defendants and third party customers. The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party	GRANTED as to 123:21; 124:4 and 6; 138:20-21; 139:23; 184:11 and 19; 186:7 (customer information); and 173:20; 174:11; 175:1-2, 4, 7-10, and 17-19; 180:17 and 20; 181:23; 182:2-3, 6, 17-18, and 22-24; 183:4; 184:3; 187:25; 188:4, 9, 12-13, and 15; and 271: 6-8 (technical information); DENIED as to remainder. GRANTED as to 251:9 (customer information); 246:9, 20-21; 247:5, 10, 17-19, and 22-23; 248:8, 15-16; and 250:9 (technical information); DENIED as to remainder.
customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The language proposed for redaction contains confidential	GRANTED as to 181:18-19; 255:24-25 (customer
excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant investment of financial and	information); and 285:14-15, 20, and 22-23; 286:7-10 and 17; 290:4, 8, 11, and 19 (technical information); DENIED as to remainder.
	redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant investment of financial and technical resources by both Defendants and third party customers. The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities and various other sensitive details regarding the customer's facilities, and private third party customer information, including the characteristics of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant

	Defendants and third party customers.	
Exhibit O: Excerpts, 03/16/16	Excerpts contain opinions that	GRANTED
Deposition of Dr. Albert		ORANTED
•	divulge detailed technical	
Karvelis	information about Nortek's	
	products, one installation in	
	particular (the Temtrol	
	System). The disclosure of this	
	information would be	
	particularly harmful to	
	Nortek's business. Excerpts	
	also contain confidential	
	excerpts from technical	
	documents detailing the	
	design, components, and	
	technical features of specific	
	Energy Labs air-handling unit	
	and its customers' facilities,	
	and private third party	
	customer information,	
	including the layout and	
	structure of customers'	
	facilities and various other	
	sensitive details regarding the customer's internal ventilation	
Ex. P: Excerpts, 11/12/15	systems. The language proposed for	GRANTED as to 32:16 and
Deposition of Mr. James	redaction contains confidential	18; DENIED as to remainder.
Hilliard	customer information.	
	The language proposed for	GRANTED as to
Ex. R: Energy Labs Air	redaction contains confidential	
Handler Unit Field Start-Up	excerpts from technical	DMGC00007778.001, .002,
Report (DMGC00007778)	documents that purport to	.004, .005, .006, .007, .008,
	describe the design,	.009, .011, .012, .013, and
	components, and technical	.014; DENIED as to
	features of customer	remainder.
	components and facilities. This	
	includes private third party	
	customer information, along	
	with the capabilities and technical specifications of	
	customers' facilities and	
	various other sensitive details	
	regarding the customer's	
	internal ventilation systems.	
	The document also includes, at	
	pages .004, .005, .006, .007,	
	.008, .009, .011, .012, .013,	
	and .014, information that	
	purports to describe	
	capabilities of a specific	
	component of a customers'	

	ventilation system.	CD ANTEED
Ex. T: Excerpts, Energy Labs Project documents (ELI01568363)	The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the layout and structure of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant investment of financial and technical resources by both Defendants and third party customers.	GRANTED as to ELI01568363.001, .004, .006, .026, .027, .029, .030, and .031; DENIED as to remainder.
Exhibit V: Excerpts, 03/17/16	Excerpts contain opinions that	GRANTED
Deposition of Dr. Albert Karvelis	divulge detailed technical information about Nortek's products, one installation in particular (the Temtrol System). The disclosure of this information would be particularly harmful to Nortek's business.	
Ex. W: Excerpts, Energy Labs Project documents (ELI00782884)	The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the layout and structure of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant investment of financial and technical resources by both Defendants and third party customers.	GRANTED as to ELI00782884.001, .035, .036, .037, .038, .039, .040, .041, .042, .043, .044, .045, and .046; DENIED as to remainder.
Ex. X: Excerpts, Energy Labs	The language proposed for redaction contains confidential	GRANTED as to
Project documents	redaction contains confidential	ELI00782721.001, .002, .046,

(ELI00782721)	excerpts from technical	.047, .048, .049, .273, and
,	documents detailing the	.354; DENIED as to
	design, components, and	remainder.
	technical features of specific	Terriamaer.
	Energy Labs air-handling unit	
	and its customers' facilities,	
	and private third party	
	customer information,	
	including the layout and	
	structure of customers'	
	facilities and various other	
	sensitive details regarding the customer's internal ventilation	
	systems. The information	
	proposed for redaction reflects	
	a significant investment of	
	financial and technical	
	resources by both Defendants	
	and third party customers.	
Ex. Y: Excerpts, Energy Labs	The language proposed for	GRANTED as to
Operation & Maintenance	redaction contains confidential	DMGN00002857.001, .002,
Manual (DMGN00002857)	excerpts from technical	.027, .028, .029, .220, and
Manaar (BMG100002037)	documents detailing the	.527; DENIED as to
	design, components, and	remainder.
	technical features of specific	Temamuer.
	Energy Labs air-handling unit	
	and its customers' facilities,	
	and private third party customer information,	
	including the layout and	
	structure of customers'	
	facilities and various other	
	sensitive details regarding the	
	customer's internal ventilation	
	systems. The information	
	proposed for redaction reflects	
	a significant investment of	
	financial and technical	
	resources by both Defendants	
	and third party customers.	CD ANTED
Ex. Z: Energy Labs Start-Up	The language proposed for redaction contains confidential	GRANTED as to
Report (DMGC00011181.001)	excerpts from technical	DMGC00011181.001, .002,
	documents detailing the	.004, .005, .006, .007, .008,
	design, components, and	.010, .011, .012; DENIED as
	technical features of specific	to remainder.
	Energy Labs air-handling unit	
	and its customers' facilities,	
	and private third party	
	customer information,	
	including the capabilities and	
	technical specifications of	
	customers' facilities and	
	various other sensitive details	
	regarding the customer's internal ventilation systems.	

Ex. AA: Excerpts, Energy Labs Project documents (DMGC00011180)	The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the capabilities and technical specifications of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems.	GRANTED as to DMGC00011180.001, .002, .004, .005, .006, .007, .008, .010, .011, .012; DENIED as to remainder.
Exhibit AC: Excerpts, 03/10/16 Deposition of Mr. John Habel	Excerpts contain opinions that divulge detailed technical information about Nortek's products, one installation in particular (the Temtrol System). The disclosure of this information would be particularly harmful to Nortek's business.	GRANTED
Ex. AE: Excerpts, Energy Labs Project documents (ELI01416191)	The language proposed for redaction contains confidential excerpts from technical documents detailing the design, components, and technical features of specific Energy Labs air-handling unit and its customers' facilities, and private third party customer information, including the layout and structure of customers' facilities and various other sensitive details regarding the customer's internal ventilation systems. The information proposed for redaction reflects a significant investment of financial and technical resources by both Defendants and third party customers.	GRANTED as to ELI01416191.001, .012, and .013; DENIED as to remainder.

D. ECF 196

Identification of Documents to be Sealed	Description of Documents	Court's Order
Defendants' Reply in Support of Their Motion for Summary Judgment of Invalidity and	The language proposed for redaction contains confidential excerpts from technical	GRANTED as to 2:21, 3:20; 7:8-9; 8: 2,7; 10:8-9; 10:28; 13: 15,18, 20, 22, 26; 14: 6, 13, 25; 15: 1, 5, 14, 15, 18,

N. T.C.		10.27
Non-Infringement	documents detailing the	19, 27.
	design, components, and	
Defendants' Confidential	technical features of specific	
Information (or that of its	Energy Labs air-handling unit;	
customers) redacted at: pgs.	financial information regarding	
2:21 and 7:8-9 (financial	Energy Labs' offerings and	
information); 10:8-9 (technical	product sales; and information	
information); and 10:28	regarding its customers'	
(customer information)	facilities. This information	
	reflects a significant investment of financial and	
	technical resources by both	
	Defendants and third party	
Exhibit 37: Rebuttal Expert	customers. Nortek does not object to Ex.	DENIED
Report of Albert V. Karvelis,	37 being publically filed.	
Ph.D. (Feb. 18. 2016)	57 being publicarry fried.	
Exhibit 38: Opening Expert	Nortek does not object to Ex.	DENIED
Report of Albert V. Karvelis,	38 being publically filed.	
Ph.D. (Jan. 15, 2015)	les semig pueneum y mean	
Exhibit 40: Excerpts,	The proposed redactions	GRANTED
Deposition of James Rice,	comprise portions of Dr.	
Ph.D. (March 14, 2016)	Rice's testimony that relate to	
	documents containing	
	proprietary technical	
	information related to Nortek's	
	products, including the	
	Temtrol DHS installation and	
	CleanPak (now a Nortek	
	brand) projects, and his	
	specific opinions detailing this	
	proprietary information. This	
	information is publically	
	unavailable and could harm	
	Nortek if publically filed.	
Exhibit 41: Excerpts,	Nortek does not object to Ex.	DENIED
Deposition of Albert V.	41 being publically filed.	
Karvelis, Ph.D. Volume II		
(March 16, 2016)		
Exhibit 42: Excerpts,	The proposed redactions	GRANTED
Deposition of Albert V.	comprise portions of Dr.	
Karvelis, Ph.D., Volume III	Karvelis' testimony that relate	
(March 17, 2016)	to documents containing	
	proprietary technical	
	information related to	
	Nortek's products, namely the	
	Temtrol DHS installation, and	
	his specific opinions detailing	

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this proprietary information.	
This information is publically	
unavailable and could harm	
Nortek if publically filed.	

III. ORDER

For the foregoing reasons, the sealing motions at ECF 175, 185, 188, and 196 are GRANTED IN PART AND DENIED IN PART. Under Civil Local Rule 79-5(e)(2), for any request that has been denied because the party designating a document as confidential or subject to a protective order has not provided sufficient reasons to seal, the submitting party must file the unredacted (or lesser redacted) documents into the public record no earlier than 4 days and no later than 10 days form the filing of this order.

IT IS SO ORDERED.

Dated: June 6, 2016

BETH LABSON FREEMAN United States District Judge